Seamboat

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OIL, GAS AND MINERAL LEASE

THIS AGREEMENT (this "Losse") made this 2/2 day of February. 2009, between John P. Kuskin and Antonella Youkin, bushand and wife as Lessor (whether one or more), whose address is: 380 force Road, Cliffside Park, N197010 and Conglumerate Gas H, L.P. whose address is 4770 Bryant Irvin Court, Fort Worth Texas 76107 , called Lesian, does witness that,

All printed partiens of this leave were prepared by the party hereinshove named as Lexico, but all other processors (including the completion of blank spaces) were prepared joinely by

In consideration of Ten Dollars (\$10.00) and other good and valuable consideration in hand paid, the royalties herein provided, and the agreements of Lesses herein contained, hereby grants, lesses and tets exclusively to Lesses the following described land, hereinafter called leased premises:

Let 49, Block 1, Quari Creek Addition, an addition to the City of Crowley, Turrent County, Texas, according to Plat recorded in Volume 388-70, Page 60, Plat Rescents.

determining the amount of any shuk-in rayables hareunder, the number of gross scress above specified shall be deemed correct, whether actually more or tess

- 2. This lease, which is a "paid-up" lease requiring no mittals, shall be in force for a pranary term of 3 years from the date hereof, and for as long thereafter as oil or gas or other substances covered hereby ere produced in paying quantities from the leased premises of from lands pooled therewith or this lease is otherwise maintained in effect pursuant to the provisions hereof.

 3. Boyatties on oil, gas and other substances produced and saved hereunder shall be paid by Lessey to Lessey as follows: (a) For oil and other liquid.
- hydrocarbons separated at Lassee's separated facilities, the royalty shall be 25% of such production, to be delivered at Lassee's option to Lassor at the wellhead at the Lassor's credit at the oil purchase's transportation facilities, provided that Lessee shall have the continuing right to purchase such analysis are market price than providing in the name field (or if there is no such price than providing in the same field (or if there is no such price than providing in the same field). then bravaling in the same field (or if there is no such prior then prevailing in the same field, men in the nearest field in which there is such a prevailing price) for production of similar grane and gravay. (b) for gas (inclining casinghead gas) and other substances covered hereby, the rowally shall be costs mounted by Lesses from the sale thereof, less a proportionate rain of ac valorem taxes and production, severance, or other excess taxes and me costs mounted by Lesses from the sale thereof, less a proportionate rain of ac valorem taxes and production, severance, or other excess taxes and me costs mounted by Lesses from the sale of otherwise marketing scoth gas or other substances, prevailing which have the continuing right to prior the same field, then in our example of the same of the primary light of it there is no such price their prevailing in the same field, then in our example of the same of nearest freedom prevailing price) burstanning price) burstanning to comparable distribution of the same of the primary term of any time thereafter one or more wells on the lessed premises or lands probed themselve are capable of producing oil or gas in other substances covered lineaby in paying dismittles, but such well or wells are either shuffer or producing in nearest to be dearmed to be producing in paying quantities for the purpose of maintaining this lease. If for a period of any content of the producing in the retirem is not being sold by Lessee, then Lessee shall pay shut in royally of one dollar per acce then covered by this lease, such payment to be made to Lessor or to Lessor's credit in the depository designated below, or or before the end of said 90-day period and thereafter on or before each anniversary of the end of said 90-day period while the will or wells are shut-in or production thereform is not being sold by Lessee, provided that if this lease, such payment to be made to period or, or if production is being sold by Lessee from another will or write on the heated premises or lands possed tha
- In mystly shall render Lassee liabilities the amount due, but shall not operate risk to be missable this lease.

 4. All shut-in royally payments under this lease shall be baid or fundamed to Lassor or its successors, which shall be Lassor's depository agent for receiving payments regardless of changes in the ownership of said land. All payments or tenders may be made in currency, or by check or by draft and such payments or tenders are consisted in the depository or to the depository by deposit in the US Mais in a stamped envelope addressed to the depository or to the Lessor at the last address a known to Lessee shall be the constitute proper payment. If the dispository should inquisite or the stamped envelope addressed to the depository or to the Lessor at the last address a known to Lessee shall be the constitute proper payment. If this dispository should inquisite or the succeeded by another institution, or for any reason fail or refuse to accept payments to tenses only a shall be the constituted proper payment. If this dispository should inquisite or the succeeded by another institution as depository agent to receive payments.

 5. If Lessee's request, deliver to Lessee a proper recordable institution and advantage in the lease of premises or tenses possed inverview of Paragraphic of the action of early governmental authority, then in the event this lease is not otherwise shall be induction of unit paying questions before any cause, including a revision of unit beautiful to be provided by the constitution of the receive payment in storie if Lassee commences operations for revealing an existing well or for drafting an additional well or for otherwise shall remain any other payment in storie if Lassee commences operations for revealing an existing well or for drafting an additional well or for otherwise shall remain any other payment in storie in a stampent of the end of the payment of payments of any stories of any other operations reason or such dry hole or which a draft such cessation of all production the
- Except as expressly provided network.

 6. Lensee shall have the right but not the obligation to pool all or any part of meleased premises or interest therein with any other lands or interests, as to any or all substances covided by this lease, either before at after the commencement of prospection, whenever Leases deemst increases or prosent to do so in order to prospect on some time teach or except the standard provided the lands of prospect or such and provided the lands of the commencement of prospect in such and the read of the commencement of prospect in such and the read of the completion in the conformation of the read of the completion in the conformation of the read of the completion in the conformation of the read of the completion in the conformation of the read of the completion in the conformation of the read of the completion in the conformation of the read of the completion in the read of the completion in the conformation of the read of the completion in the read of the completion in the read of the conformation of the read of the read of the production of the read of the r examing a sense permit procured or permitted by the governmental stational description, describing the revised conform to any productive accesses statisfies of months are related expendently. In making such a revision, Losses shall file of months written declaration describing the revision and statisfies accesses the extent any portion of the leasest premists is included in or excluded from the still by virtue of such revision, the proportion of unit production on which revision extent any portion of unit production on which revision be prepared the revision of unit production on which revision be prepared the revision of unit production on which revision in paying quantities from a unit, or upon payment accession thereof, Leases may ferminate the unit by firing of record a written decignation describing the unit and stating the date of imministers. Poosing hereunder shall not constitute a cross-conveyance of impression.
- 7. If Lesson owns less than the full mineral estate in all or any part of the leased premises, the revailties and shut-in royalhes payable hereunder for any well on any part of the leasers premises that it is not part of the leasers because the major to the full part of the leasers of the l
- any part of the leased bremises or lands booled therewith shall be reduced to the proportion that Lesson's interest in such part of the leased premises.

 8. The interest of either Lesson or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by denish or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lesson's ownership shall have the effect of reducing the rights or enlarging the policytions of Lessee hereunder, and no change in ownership shall have the effect of reducing the rights or enlarging the policytions of Lessee hereunder, and no change in ownership shall have the effect of reducing the rights or enlarging the policytions of Lessee hereunder, and no change in ownership shall have the effect of reducing the rights or enlarging the policytions of Lessee hereunder, and no change in ownership shall have the effect of reducing the rights and tessee of the documents establishing such change of ownership to the salisfaction of Lessee or until Lesson has satisfied the notification requirements continued in Lessee's usual form of division order. In the event of the death of any person entities to shut-in regulates hereunder, Lessee may pay or tender such shut-in regulates to such pringers or to their create in the depository, either printing or separation in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or or part Lessee shall be relevant of all shightfors the register of the specific of the each of the printing of the printing of Lessee with respect to any interest right of the transfers in all or any purson of the area covered by this mater. The obligations to pay or tender shut-in registing hereunder shall be divided between Lessee and the transferse in proportion to the interest in this indee their belief by each.
- then held by each

 Eleason may, at any time and from time to sine, deliver to Lessor or file of record a written release of this leason as to a full or undivided interest in all or any

portion of the area covered by this lease or any depths or coney thereunder, and shall thereupon be relieved of all obligations thereighter ansing with respect to the interest so released. If Leasen meases all or an unancied interest in less har all of the area covered hereby, Leasen's obligation to day or tender shut in royalties shall be provided in accordance with the net acreage interest retained hereunder.

- Interchangely reduced in accordance with the net acreage interest retained hereunder.

 10. In exploring for, developing, producing and marketing od, gas and other substances oppored nereby on this leased praintees or takes of producing for the leased praintees as may be reasonably necessary for such purposes, including but not limited to graphysical operations, the unlong of wells, and the construction and use of routs, consist producing, including but not limited to graphysical operations, the unlong of wells, and the construction and use of routs, consist produces, store, theat and/or transport producing wells, electric and the operations, free of cost, any oil, gas, within and/or other substances produced in the invased produces, store, theat and/or transport producing. Lesses may use in such operations, free of cost, any oil, gas, within and/or other substances produced on the invased premises, except water from Lessor's writts in ponds. In exploring, developing, producing or marketing from the leased premises or burbly pooled therewith, the ancillary rights granted herein shall apply (a) to the entire leased premises described in Paragraph 1 above, notwithstanding any partial reliable or other partial remains or think posted therewith. When requested by Lesser is writing. Lesses shall being the shall be included the result of the lease of writing and controlled the included premises or other lands used by Lesses hereunder, without Lessor's consent, and Lesses shall pay for damage caused by as operations to buildings and other improvements now on the leased premises or other lands used by Lesses hereunder, without Lessor's commercial tenture and growing crops thereon. Leases shall have the right any time to remarks its fixtures, equipment and materials, including well casing, from the leased or makes or such other lands during the term of the lease or within a reasonable time thereafter. (4856nable time thereafter
- 11. Lesser's obligations under this lease, whether express or mylicid, shall be subject to all applicable laws, rules, requisitions and orders of any governmental authority having jurisdiction including materians on the disting and production of wells, and the price of oil, gas, and other substances covered hereby. When desiing reworking, production or other operations are prevented or inlayed by such laws, rules, regulations or orders, or by materially to obtain necessary permits, equipment, services, material, water, electricity, fuel, access or easements, or by fire, flood, adverse weather conditions, war, sabotage, repellion, insurrection, rich, strike or labor disputes, or by mybility to obtain a sufficiency market for evolution or failure of purchasers or carriers to take or transport such production, or by any other cause not reasonably within Lessee's control, this lesse shall not terminate because of such prevention or delay, and at Lessee's option, the period of such prevention or delay shall be seen to the term transport. his added to the turn hisreof. Lessus shall not be liable for treath of any express or implied covenants of this lease when dilling, production or other operations are so
- prevented, delayed or interrupted.

 12. In the event that Lessor, during the primary term of this lease, receives a bona fide otter which Lessor is willing to accept from any party offering to purchase from Lessor is ease covering any or all of the substances covered by this lease and covering all or a portion of the land described herein, with the lease becoming effective upon expiration of this lease. Lessor hereby agrees to notify Lessee in writing of said offer immediately, including in the notice the name and address of the offerer, the party effered and all other pertinent terms and conditions of the offer. Lesses, for a period of fifteen days after receipt of the notice, she have the next and preferred upon a process of the offerent right area option to purchase the lasse or part thereof or interest therein, owered by the pffig. If the price and according to the terms and conditions agreed an interest of the offerent period of the lasses and according to the terms and conditions.
- 13. No intgetion shall be installed by Lassor with respect to any preson or default by Lassee hereuleder, for a period of at least 90 days after Lassor has given Lassee written notice fully describing the breach or default, and then only if Lassee falls to remedy the breach or default, within such period. In the event the matter is intigated and there is a final judicial determination that a breach or default has occurred, this lease shall not be fortested or canceled in whole or in pain unless Lessee is given a reasonable time after said judicial determination for remedy the breach or default and Lessee fails to do so.
- 14. Lessor hereby warrants and agrees to defend title conveyed to Lessee hyreunder, and agrees that Lessee at Lessee's option may pay and decharge any taxes, mortgages or liens existing, forward or assessed on or against the leased promotes. If Lessee exercises such option, Lassee shall be subrogated to the rights of the sumy to whom payment is made, and, in addition to its other rights, may resinburse itself out of any royalities or shut in royalities on mines by payithe to Lessor indicunder. In the event Lessor is made aware of any claim inconsistent with Lessor's obe, Lessee may suspend the payment of royalities and shut in royalities bereisted in without
- inversit, until Leases has been furnished patiented that is conditionally been marked by separate or regards and hashed regards been furnished on the conditional or the Lease may be executed in any number of confidences no one of which resist to be executed by all Paries, or this Lease may be eatified by separate vinter instrument specifically referring hereto, and a shall be birding upon all Paries who executed a counterpart or radication instrument deemed to be one and same original Lease.

 16. Notwithstanding anything to the contrary contained hursin, Lease agrees that it shall have no right to use the surface of the Lease Premises to exercise any of the
- to, indivinishanding anything to the commy containing finitell. Lessee agrees that it shall have no right to use the surface of the Lease Premises to exercise any of the rights granted hareonder without first obtaining Lessor's written consent, except are provided in the Addendum hereo. This provision shall in no way making Lessee's exploration of or production from the Leaser Premises by means of webs dribed on other lands his entening or bottomed on the Lease Premises. Any webs or seal the sease premises shall be reparried under the Lease Premises with bottom note locations (for vertical webs) or with the surface of the vertical webs) on the Lease Premises shall be regarded as if the webs were dribed on the Lease Premises. Lesses agrees that any dribing under the Lease Premises shall be regarded as if the webs were dribed on the Lease Premises. Lesses agrees that any dribing under the Lease Premises shall be regarded as if the webs were dribed on the Lease Premises. Lesses a other rights under this Lease. Lessor hereby grante to Lesses a suburdaded and objects the first this suburdade dribed webs or herizontal webs under and through the Lease Premises to reach lends not covered by this Lease or land probled therewith.

 Lesses agrees that this suburdade agreement shall commerce at and continue at all though holizants have before the first suburdade agreement to a series of the agreement.
- wells have bottom hole locations (if a virtical well) or homonical drainnole locations (if a horizontal well) on tends not covered by this tinase or land pooled therewith. Lease agrees that this subsurface described is all commence at and continue at all depths below five hundred feet (500) from the surface of the earth.

 17. Leasen is hereby given the option to extend the juminary term of this tease for an additional two (2) years from the expiration of the original primary term. This option may be exercised by Leases at any time during the last year of the original primary term by paying to Leaser herein, or their heirs, successors or designs, an additional bonus equal in \$5,000,00 per hel mineral acre. Leases shall exercise such option by piacing written notice of such exercise in the U.S. Mai, postage prepad, to Leaser at the above address, or by delivery of such notice to Leaser, in either case, prior to the end of the primary term hereof. Its withstanding the foregoing is no even shall be sweat the option to extend the primary term of this Lease is the event Leaser in their in default under the terms and provisions of this Lease.

 IN WITNESS WHEREOF, this lease is seconted to be effective as of the date first written above, but upon execution shall be binding on the agreement as interesting in the event the second at a case.

signatory's heirs, devisions, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lesser

IN WITNESS WHEREOF this instrument is executed on the date first above written.

LESSOR: JOHN KUSKIN	LESSOR: ANTONECLA KUSKIN
(Individually studies all Copacities for the above described Land)	Andireitable and in all Canacities facility above described Land)
Name: LLQ	Name LOSINGACADA
Title <u>LESSOR</u>	Title: LESSON
STATE OF JUNE 14.	
COUNTY OF BERGEN	
Before me, the undersigned authority, on this day personally surgainty instrument, and selection ledged to me that ASS executed the re-	appeared JOHN KASKIN and Learns to the fee person windse name is nationaled to the time to the name is sufficient and consideration theorem any rest and in flacing party therein is to be
Greep under my band and seal of office this Life day of	common for extended
	Noney Public, State of James, 637
	Suzmuz Hala Coullisasio
My automosión explore.	Nedacy's painted nome
·	GUIANNE MARIA CAVALLUZZO
	Commission Expires 7-22-2013 Commission Expires 7-22-2013
STATE OF THE STATE	Coulinguage cont.
COUNTY OF DERBEN	
Bathre we, the undersigned authority, on this day personal forgong instrument, and acknowledged to me that SHE, excepted the	s appeared APTONCUA FUSICIP known to me to be the person whose name is side critical to the case and for the purpose and consideration therein expressed and in the expectly therein extend
(liven under my hand and soil of office that My day offi	Burry In Lagran Alan Gall
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	SUILANTE MARIA CHVALLUZZO
	SUZANIE MARIA HOTARY PUBLIC OF NEW 7 12 2013 Commission Expires 7 12 2013
	Commission and